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to a collection of information unless it displays a walls OMB control number. Under the Papervork Reduction Act of 1995, no persons are required to respond to a coll Docket Number (Optional) REISSUE APPLICATION DECLARATION BY THE INVENTOR A20-012-01-US I hereby declare that: Each inventor's residence, making address and citizenship are stated below next to their name. I believe the inventors named below to be the original and first inventor(s) of the subject matter which is described and claimed in patent number 5,906,407 and for which a reissue patent is sought on the invention entitled TONNEAU COVER TENSION ADJUSTER APPARATUS the specification of which is attached hereto. was filed on May 25, 2001 as relssue application number 09/866, 138 and was amended on ... (if applicable) I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above. Lecknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56. I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b). Attached is form PTO/SB/02B (or equivalent) listing the foreign applications. I verily believe the original patent to be wholly or partly inoperative or invalid, for the reasons described below. (Check all boxes that apply.) by reason of a defective specification or drawing. by reason of the patentee claiming more or less than he had the right to claim in the patent. by reason of other errors. At least one error upon which reissue is based is described below. If the reissue is a broadening reasure, such must be stated with an explanation as to the nature of the broadening: The original patent (U.S. Patent No. 5,906,407) is wholly or partly inoperative or invalid by reason of the patentee claiming less than the patentee had a right to claim in the patent because the attorney who prepared and filed the original application failed to appreciate the full scope of the invention, so much so that the claims initially filed with the underlying application, and subsequently issued as a part of U.S. Patent No. 5,906,407 were so narrowly drawn as to inadequately define and protect his invention. The original independent claims 1 and 8 as filed and ultimately allowed are limited to claims reciting an adjustable assembly comprising: a left and right block means . . . ; a left and right attachment block means...; and an adjustable connection means . . .; and an adjustable cover for a cargo box, comprising: a left and right rail . . .; an elongated tensioning rail . . . ; a left and right block means . . . ; a left and right attachment block means . . .; and an adjustable connection means . . . The relessue application includes broadened claims. The new claims do not include means plus function limitations of the original claims.

[Page 1 of 2]
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